## Message

From: Bury, Carolyn [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=DE91ECB9B8C044A4BF4C350615AE3633-CBURY]

**Sent**: 9/4/2018 2:43:22 PM

**To**: Brad Gentry [bgentry@iwmconsult.com]

CC: Joe Bianchi (jbian@amphenol-aao.com) [jbian@amphenol-aao.com]; Sundar, Bhooma [sundar.bhooma@epa.gov];

Neal, Conor [Neal.Conor@epa.gov]

**Subject**: RE: Revised Conditional Approval VI Work Plan for Residence

Sounds good. Thanks, Brad.

Carolyn

From: Brad Gentry [mailto:bgentry@iwmconsult.com]

**Sent:** Monday, September 03, 2018 5:09 PM **To:** Bury, Carolyn <br/>
Sury, Carolyn <br/>
Sury, Carolyn & Sury,

Cc: Joe Bianchi (jbian@amphenol-aao.com) <jbian@amphenol-aao.com>; Sundar, Bhooma <sundar.bhooma@epa.gov>;

Neal, Conor < Neal. Conor@epa.gov>

Subject: RE: Revised Conditional Approval VI Work Plan for Residence

Good evening. The meeting on Friday with the property owner and tenant went well. No outside parties and no issues. We are scheduled to install the sub-slab point tomorrow at 10 AM and will initiate the VI sampling on Wednesday a minimum of 24-hours after the sub-slab point has been installed and purged. Sampling should be completed on Thursday and the samples should be received at the lab on Friday.

IDEM (Harry Atkinson) was onsite during our meeting and was able to meet the property owner/tenants and inspect the residence. He will also be onsite tomorrow during the installation of the sub-slab point.

Please let me know if you have further questions or need anything else regarding this residence/sampling event.

Sincerely,

Bradley E. Gentry, LPG Vice President/Brownfield Coordinator IWM Consulting Group, LLC 7428 Rockville Road

Indianapolis, IN 46214 Mobile: (317) 435-8877 Office: (317) 968-9256 Fax: (317) 347-9326

From: Brad Gentry

**Sent:** Thursday, August 30, 2018 5:33 PM **To:** Bury, Carolyn <a href="mailto:sbury.carolyn@epa.gov">bury.carolyn@epa.gov</a>

Cc: Joe Bianchi (jbian@amphenol-aao.com) < jbian@amphenol-aao.com>; Sundar, Bhooma < sundar.bhooma@epa.gov>;

Neal, Conor < Neal.Conor@epa.gov >

Subject: Re: Revised Conditional Approval VI Work Plan for Residence

Carolyn

I just finished up a mtg with the Ex. 6 Personal Privacy (PP) roperty owner and was provided a signed access agreement. We are scheduled to meet with the property owner and tenant tomorrow morning at 10 AM.

I spoke with Harry earlier today and he indicated he should be able to be present at the meeting on behalf of IDEM. Thanks for reaching out to IDEM.

Brad Gentry Sent from my iPhone

On Aug 30, 2018, at 15:38, Bury, Carolyn <br/> <br/> dury.carolyn@epa.gov> wrote:

Yes, good to go.
Have you and Harry A. talked yet?
LMK when you will be doing the sampling.
Hope it goes well.
Carolyn

From: Brad Gentry [mailto:bgentry@iwmconsult.com]

Sent: Thursday, August 30, 2018 2:36 PM

To: Bury, Carolyn < bury.carolyn@epa.gov>; Joe Bianchi (jbian@amphenol-aao.com) < jbian@amphenol-

aao.com>

Cc: Sundar, Bhooma < sundar.bhooma@epa.gov>; Neal, Conor < Neal.Conor@epa.gov>

Subject: RE: Revised Conditional Approval VI Work Plan for Residence

Thank you. Just to clarify, no response is needed from us prior to implementing any work activities, are you in agreement with this interpretation? We just need to acknowledge and implement the requested items during the field activities and when preparing the summary report.

Sincerely,

Bradley E. Gentry, LPG Vice President/Brownfield Coordinator IWM Consulting Group, LLC 7428 Rockville Road Indianapolis, IN 46214 Mobile: (317) 435-8877

Office: (317) 968-9256 Fax: (317) 347-9326

From: Bury, Carolyn < bury.carolyn@epa.gov > Sent: Thursday, August 30, 2018 2:49 PM

To: Joe Bianchi (jbian@amphenol-aao.com) < jbian@amphenol-aao.com>

Conor < Neal.Conor@epa.gov>

Subject: Revised Conditional Approval VI Work Plan for Residence

Joe,

Please see the attached letter with a revised conditional approval for the Aug 27, 2018 VI investigation work plan. The attached letter supersedes the letter that I emailed you yesterday.

Comment One is based on a question from IDEM's review of the work plan which indicated the investigation approach needed more explanation.

We discussed the 1,4-dioxane topic this morning. This COC should be sampled in groundwater to determine its presence before requiring it in a VI investigation. This constituent does not need to be included in the analyte list for this VI investigation as it is not a risk driver when compared to other volatiles such as TCE, PCE and vinyl chloride. In addition, the Summa cannisters that were already delivered for this investigation were not prepared for this COC.

Please call me with any questions.

Carolyn

Carolyn Bury
Corrective Action Project Manager
Remediation and Re-use Branch
Land and Chemicals Division
U.S. Environmental Protection Agency
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312-886-3020 bury.carolyn@epa.gov